

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231 www.uspto.gov

PPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
08/924,785	09/05/1997	RICHARD W. PRATT	785	4422
7 <u>Ş</u>	90 01/22/2002			
D'ALESSANDRO & RITCHIE			EXAMINER	
P.O. BOX 640640 SAN JOSE, CA 95164-0640		1. Wall	PRIETO, BEATRIZ	
			ART UNIT	PAPER NUMBER
			2152	21
			DATE MAILED: 01/22/2002	

Please find below and/or attached an Office communication concerning this application or proceeding.

Interview Summary

Application No. 08/924,785

Applicant(s)

PRATT

Examiner

Prieto, B.

Group Art Unit 2152

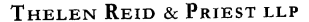


All participants (applicant, applicant's representative, PTO personnel):				
(1) Prieto, B.(USPTO)				
(2) Robbins, S. (Reg. No. 40,299)				
Date of Interview Jan 15, 2002	-			
Type: a) ☒ Telephonic b) ☐ Video Conference c) ☐ Personal [copy is given to 1) ☐ applicant	2) applicant's representative]			
Exhibit shown or demonstration conducted: d) Yes	e) 🗵 No. If yes, brief description:			
Claim(s) discussed: 1 and 13 Identification of prior art discussed: HOGAN et. al. (US ,778,368)				
any other comments: Applicant requested telephonic interview to discuss issues consisting of: (i) Hogans's repository units are ready or cap not claimed downloadable units (ii) claimed downloadable art, (iii) prior art's repository units do not enable the remot repository client software has no interaction with the reposition claimed components. In response Examiner indicated that office action mailed (10/29/01), applicant is respectfully reto the above arguments are not reading on the claim as requipon applicant's timely response to previous action.	I nature of what was agreed to if an agreement was reached, or			
allowable, if available, must be attached. Also, where no available, a summary thereof must be attached.)	copy of the amendments that would render the claims allowable is			
Unless the paragraph above has been checked, THE FORM INCLUDE THE SUBSTANCE OF THE INTERVIEW. (See MF already been filed, APPLICANT IS GIVEN ONE MONTH FRO	ITAL WRITTEN REPLY TO THE LAST OFFICE ACTION MUST PEP section 713.04). If a reply to the last Office action has OM THIS INTERVIEW DATE TO FILE A STATEMENT OF THE rd of Interview requirements on reverse side or on attached			
	RACHBACT D. OFOUR			

MEHMET B. GECKIL PRIMARY EXAMINER

Examiner Note: You must sign this form unless it is an Attachment to a signed Office action.

Mobil Gall



NEW YORK SAN FRANCISCO WASHINGTON, D.C. JOS ANGELES SILICON VALLEY MORRISTOWN, N.I. ATTORNEYS AT LAW
SEVENTEENTH FLOOR
333 WEST SAN CARLOS STREET
SAN JOSE, CALIFORNIA 95110-2701
TEL (408) 292-5800 FAX (408) 287-8040
www.thelenreid.com

STEVEN I. ROBBINS, ESQ.

January 8, 2002

VIA FACSIMILE

Examiner B. Prieto USPTO Art Unit 2152 Washington, D.C. 20231

RE: U.S. Patent Application Serial No. 08/924,785 filed September 5, 1997 for "System and Method for Remote Device Management"

Dear Examiner Prieto:

I would like to thank you for the opportunity to review the above matter with you. The Applicant would be open to suggestions that you may have as to how to advance this matter.

The primary focus of the issues below arise from your (paper 26) Office Action dated October 29, 2001 and the Applicant's previous Response/RCE dated August 16, 2001.

- a) The Applicant respectfully submits that the discussion about "downloadable units" versus "repository units" in paragraph 9 on page 12 is slightly off target. Even if the Applicant were to admit that they are "not distinguishable" from one another, other claim limitations are not met.
- b) First, the repository units are not actually "embedded" as claimed. They may be capable of being embedded or ready to be embedded, but they are not actually embedded. Further, even if they are embedded, it is in the "repository" rather than the "Server" which the rejection equates with the claim limitation of the "network device control software program" as claimed.

Second, the repository units are not "configured to...enable the remote client to remotely configure the network device" as claimed. Quite to the contrary, "Repository Client software" is used to access the "Servers." The Repository Client software has no interaction with the repository units to enable it to deal with the Server. Further, the Repository Client software does not configure or manage the Server it merely accesses it.

Third, the repository units do not include "a communicator component...an interface component...and a configuration component" as claimed. The citations provided are to elements other than the repository units which were equated with the "downloadable unit" as claimed.

3/4-13 4/5-15 20 8/13-15 6/3-12 10/18-23 3/19-20

p.2

THELEN REID & PRIEST LLP

Examiner B. Prieto January 8, 2002 Page 2

The three month due date for a response is January 29, 2002. It is hoped that further discussions of the above and other issues will allow a mutually agreeable solution to be found within that time frame. Your time and consideration are appreciated.

Best regards,

Steven J. Robbins, Esq.

40,299

SJR/sjr